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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/559,926	01/04/2007	Axel Oetken	4266-0117PUS1	9543
	7590 09/17/200 ART KOLASCH & BI	EXAMINER		
PO BOX 747	CH 3/A 22040 0747	O'HARA, BRIAN M		
FALLS CHURCH, VA 22040-0747			ART UNIT	PAPER NUMBER
			3644	
			NOTIFICATION DATE	DELIVERY MODE
			09/17/2009	ELECTRONIC

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

mailroom@bskb.com

	Application No.	Applicant(s)			
	10/559,926	OETKEN ET AL.			
Office Action Summary	Examiner	Art Unit			
	Brian M. O'Hara	3644			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
	VIO OET TO EVEIDE OMONITUU	0) OD THIRTY (00) DAYO			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on <u>08 December</u> 2a)    This action is <b>FINAL</b> .    2b)    This  3)    Since this application is in condition for alloware closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4)  Claim(s) 1-22 is/are pending in the application.  4a) Of the above claim(s) is/are withdraw  5)  Claim(s) is/are allowed.  6)  Claim(s) 1-3,8-10 and 14 is/are rejected.  7)  Claim(s) 4-7,11-13 and 15-22 is/are objected to 8)  Claim(s) are subject to restriction and/or  Application Papers  9)  The specification is objected to by the Examine 10)  The drawing(s) filed on 08 December 2005 is/are Applicant may not request that any objection to the ore Replacement drawing sheet(s) including the correction is considered.	vn from consideration.  c. relection requirement.  r. re: a)⊠ accepted or b)□ object drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 12/8/05, 3/22/07.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	nte			

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#### **DETAILED ACTION**

#### Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claim 10 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 3. Claim 10 recites the limitation "lock carriers" in line 2. There is insufficient antecedent basis for this limitation in the claim.

# Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-3, 7-10, and 14 are rejected under 35 U.S.C. 102(b) as being anticipated by Shorey (US Patent 4,077,590 A). Shorey discloses a cargo-hold floor for aircraft, which is received on a grid structure comprising longitudinal members (91, alternatively Fig. 5 shows longitudinal members under deck 23) and crossmembers (50, alternatively Fig. 5 shows lateral members under deck 23) and in which are provided exchangably arranged floor plates (33 and 31), roller conveyor apparatuses (165, 365) and also lashing points (53) for the fastening of cargo articles, such as pallets,

containers or vehicles and articles of equipment, and with locking units (301, more specifically 308 and 308a) which comprise lock elements (308a and 323) capable of being folded open and of being folded away (See Fig. 18), and lashing points (53) being received in a stationary manner (as shown in Fig. 22) on the grid structure at intersection points of the longitudinal members (91) with the crossmembers (50), characterized in that both roller conveyor apparatuses (165, 365) integrated into the cargo-hold floor and locking units (301) can be received in their erected operating position (Figs 9 and 18) and in their countersunk drive-over (Fig. 10 and shadow detail in Fig. 18) and stowage position at the installation location which always remains the same in the cargo-hold floor.

3. Regarding Claims 2-3, 7-10, and 14 Shorey discloses the cargo-hold floor as described above characterized in that: the roller conveyor apparatuses (165, 365) and the locking units (301, more specifically 308 and 308a) can be transferred, without a tool, from their erected operating position into their countersunk drive-over and stowage position (See Column 13, Lines 36-46); lashing point housings (51) and foundation housings (area housing element 32 in Figs. 9 and 10) of roller conveyor apparatuses (165) have bearing strips (bottom portions of 61 and 63, shown directly above longitudinal member 91 in Fig. 7) for floor plates (33) and/or locking units, said bearing strips being in alignment with a top edge (61 and 63 are directly above element 91) of the grid structure; floor plates (33) can be fastened exchangably via fastening elements (97); lock carriers (301) are integrated into the floor plates (33, See Fig. 18); roller conveyor apparatuses (roller conveyor apparatus associated with element 31 as shown

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in Fig. 11 and 12) have foundation housings (65) which are connected to the grid structure (91) via fastening elements (97), and the foundation housings (65) contain bearing surfaces (bottom of 65), on which upper parts of the roller conveyor apparatus (173) lie in the stowed state (See stowed position in Fig. 12 in shadow lines); the lock carriers (301) comprise foundation pits (area containing locking unit 301 in Fig. 18), into which the lock carriers (301) can be received in the stowed state (Stowed state shown in shadow lines); conveyor apparatuses (roller conveyor apparatus associated with element 31 as shown in Fig. 11 and 12) and/or the lock carriers have a fastening unit (197), the release grip (196) of which is accessible both from the underside and from the top side of the roller conveyor apparatuses or of the lock carriers.

# Claim Rejections - 35 USC § 103

4. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Shorey. Shorey does not disclose a height of approximately 30 mm between the top of the floor plate and the top of the roller when in the erected position, however, it would have been obvious to one of ordinary skill to provide a height of 30 mm since one of ordinary skill would have been able to determine the optimum size of the erected rollers based on cargo weight and size requirements.

### Allowable Subject Matter

5. Claims 4-6, 11-13, and 16-22 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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6. The following is a statement of reasons for the indication of allowable subject matter:

- 7. Claim 4 is indicated as allowable because the prior art does not teach tread-proof elastic filling bodies in the lashing points.
- 8. Claims 5 and 6 are indicated as allowable because the prior art does not teach a lashing point shaft for allowing the fastening of lugs or additional adaptors.
- 9. Claim 11 is indicated as allowable because the prior art does not teach the lock carriers having a surface which can be driven over or walked on in the stowed state.
- 10. Claim 12 is indicated as allowable because the prior art does not teach the floor plates (33) having a seat-rail.
- 11. Claim 13 is indicated as allowable because the prior art does not teach covering the lashing points with a connecting plate.
- 12. Claims 16-18 are indicated as allowable because the prior art does not teach drainage orifices being arranged below the grid structure.
- 13. Claims 19-22 are indicated as allowable because the prior art does not teach a motor/gear unit for actuating the lock.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian M. O'Hara whose telephone number is (571)270-5224. The examiner can normally be reached on Monday thru Friday 10am - 5pm except the first Friday of every Bi-week.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael R. Mansen can be reached on (571)272-6608. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Michael R Mansen/ Supervisory Patent Examiner, Art Unit 3644

/B. M. O./ Examiner, Art Unit 3644